1st Sub. H.B. 337 PAWNSHOP AND SECONDHAND MERCHANDISE TRANSACTION INFORMATION ACT AMENDMENTS

HOUSE FLOOR AMENDMENTS AMENDMENT 1 MARCH 3, 2011 11:31 AM

Representative **Jennifer M. Seelig** proposes the following amendments:

```
Page 2, Lines 27 through 30:
 27
       the resolution of the criminal adjudication or investigation, unless {+}
 28
                       { • } the course of the criminal investigation requires the seizure of the item { ; or
 29
                           the item has been held for 180 days and the holding period has lapsed and no
 30
       person has been charged }
 Page 6, Lines 172 through 180:
172
       resolution of the criminal adjudication or investigation, unless {\displaystyle=1}
173
                {<del>-(a)--</del>}
                             {-necessary} during the course of a criminal investigation {-and-}
                                                                                                          the actual
       physical
174
       possession by law enforcement of an article purchased or pawned is essential { to a law}
                           for the purpose of:
       enforcement }
175
                {<del>-(i)</del>-}
                          (a) fingerprinting of an article;
176
                {<del>-(ii)</del>-}
                           (b) chemical testing of an article;
177
                {<del>-(iii)</del>-}
                            (c) use of an article as an exhibit at trial, as authorized by the prosecutor; or
                            (d) if the article contains unique or sensitive personal identifying information; or
178
                {<del>-(iv)</del>-}
179
                { (b) the item has been held for a period of 180 days, the holding period has lapsed, and
180
       no one has been formally charged or indicted.
```